In Belgium, day and night are set music; even the wind that ranges over her compagnas is fraught with sweet, harmonious whispers. Those peals of bells, playing the same joyous strain, posesses a wonderful fascination for the listener. Every seven minutes there is bell-music from some gray old church such as St. Rombaud, Mechlin. The sound floats to us in moments of discouragements, and we choke down a sob at the recollection that it brings. comes to us in the crowded city street between the pauses of summer rain, and it drifts through our dreams at night, tinging our dormant fancies with a semiconsciousness.

There are ninety-nine bells in the Antwerp Cathedral; forty form the carillon, fifty-four are smaller in compass and tone, and the remaining five are very ancient, and are rung at an elevation of 174 feet. The oldest of the five, "Horrida," bears the date 1316, and is a peculiar shaped bell which, from its extreme age and chronic rheumatics, the Antwerpians late, permitted to ' live Then comes the "Curfew," which may be heard daily at the hours of five, twelve, and eight. Next is the bell which rang for the first time when Carl the Bold entered the city, in 1467. It is called "St. Maria," and its companion is "St. Antoine." Last of the five and the pride of the land is the wellbeloved "Carolus," given by Charles V., reported to weigh seven and a half tons. It is valued at one hundred thousand dollars, contains gold, silver and copper, and is only used about twice a year. The quarter hours are divided by two or three notes, the number doubled is rung for the quarter itself, quadrupled for the half hour, while at the hour a peal of music issues forth that shakes the entire

Suppose we pass in imagination to the city of Mechlin in the year 1638, to the furnaces and workshops of Peter Van den Gheyp, and witness the casting of some of these mighty bells. ' When the hollow space between the cover of clay and the clay mold is the precise cast required, the critical moment has arrived, and the skillful workman produces his rarest metals (the "Rosette" copper, with its unique pink bloom, refined tin, glistening like silver, certain proportions of zinc and antimony, known to the smith alone) and throws them into the caldron. At a given signal, the molten mass is allowed to rush through an opening and fill the hollow mould. When it has

Kings and princes of the blood royal have stood by these caldrons and have thrown in gold and silver, a costly ring or a bracelet, with the name of holy saint or martyr, as a token of success.

Some of the decorations and inscriptions upon the old bells are wonderfully beautiful as well as interesting. The former are in low relief and illustrate almost every variety of subject, while the lines, in raised letters, are often suggestive and touching.

"Petrus Hemong me fecit," is the inscription familiar to all bell-hunters in Belgium. The grand bells of Mechlin and a large number of the Antwerp chimes bear the same name, while in the belfry of Bruges (which thrice consumed and thrice rebuilded, still watches o'er the town") is to be found upon the carillon the name of Dumery. There seems to be almost no limit to the number of bells in Belgium.

Besides the ninety-nine in the Antwerp cathedral, St. Pombaup, Mechlin, has at Lauvain, forty; bruges, forty-one, and Ghent, thirty-nine, but for all the seem ing multitude, there is scarcely a citizen history of each bell. To him they are not mere masses of metal emitting a mechanical sound, they are the grand old sentries of his country, which have tolled mournfully for dead patriotism, or rejoiced in loud tones at the exit of a tyrant. He would tell you that such a one is a "storm-bell," which warns the traveler of the approaching hurricane; another is the "peace bell," whose sound, in days gone by, brought assurance that the enemy was quiet; This one is rung at the opening and shutting of the city gates; that one proclaims the hour of prayer. Ah, Belgium, loving and beloved of bells! Thy many-voiced, chiming patriarchs hold daily commudion with man, but they are not of him, they summon him to his duties; they swing for his griefs and pleasures, 'ringing out the old, ringing in the new, "almost for ever and ever. These valient spires, ever and ever. These valient spires, gray and constant, in the upper air, discourse together over the heads of frail humanity, and their speech is rocked from tower to tower by the music of the bells .- Chicago Current.

[BY AUTHORITY.]

Laws of New Jersey,

Assembly of the State of New Jersey. That where the appropriation now made for the aid and relief of the poor in cities of this state has been already expended, or is or may be inadequate or insufficient for the necessary relief of the suffering and destitute poor, it shall be lawful for the common council or other governing body of any common council or other governing body of the suffering and assess the value of said the remove a certain and assess the value of said the remove a certain and assess the value of said the remove a certain and assess the value of said common council or other governing body of any such city, by and with the concurrence of the board having charge or control of the finances in such city, to increase said appropriation at any time during the fiscal year for which the same was made in such amount, not exceeding one thousand five hundred dollars, as said board may deem necessary for the purpose of such aid and relief; and it shall be the duty of such board and relief; and it shall be the duty of such board said owner or owners, and a description of the and relief; and it shall be the duty of such board said owner or owners, and a description of the thus making such appropriation to adopt and ensaid-lands, which said award shall be acknowlforce such measures and regulations respecting the disbursing of such appropriation, or otherwise relieving the poor, as in their judgment will seem a prudent, wise and economical expenditure of such appropriation and afford the desired aid to the poor.

2. And be it enacted. That the board having commissioners of any two of them shall make desired aid to the poor.

2. And be it enacted. That the board having charge and control of the finances in any such city is hereby authorized to borrow the amount of money which said board may by this act appropriate for the purpose of such appropriation.

2. And be it enacted. That when the said commissioners, or any two of them, shall make their award and assess the value of the land aforesaid, that it shall be the duty of the trust ces of said school district to pay to the own-repropriate for the purpose of such appropriation. levied, an to issue proper evidences of mayor, sealed with the city seal and attested by the mayor, sealed with the city seal and attested by the city clerk, and the said board shall provide f r the regayment of the said board shall provide f r the regayment of the said board shall provide f r the regayment of the said sometimes the said lands are situate.

2. And be it enacted. That the award of the commissioners aforesaid, or any two of them, and the payment of the money so assessed to the circk of the circuit court of the county where said lands are situate.

2. And be it enacted. That the award of the commissioners aforesaid, or any two of them, and the payment of the money so assessed to the circk of the circuit court of the county where said lands are situate.

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9. And be it enacted. That the award of the circuit court of the circuit court of the circuit court of the circuit court of the circ anticipation of taxes next thereafter to be by the said commissioners, and in case the said

A further supplement to an act entitled "An act to encourage the establishment of mutual loan, home-tead and building associations," approved February twenty-eighth, one thousand eight hundred and forty-nine. WHEREAS, Doubts have arisen as to the legal right of associations formed or incorporated under or by vi-tue of the above-mentioned act and the several supplements thereto, to is sue new or a series of shares under their original acts of incorporation; and whereas a num ber of said associations have issued new or a series of shares, believing that they had a legal right so to do now in order to remove all doubts on the subject, and to legalize the same and the issuing of certificates of stock there-

such new series.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey. That all new or series of shares heretofore issued by any association formed or incorporated under and by virtue of the act to which this is a supple ment, and the several supplements thereto be and the same are hereby confirmed and made valid both in law and equity, nothwithstanding the issue of said new series may have increased the number of shares of said association be you'd the limit fixed in its certificate of incor-

the several supplements thereto, are hereby empowered to authorize the formation of a new or a series of shares upon the same terms and condi-tions the original shares of stock were issued. whenever at least one hundred shares shall have been subscribed, and to issue certificates of stock for the shares taken in said new series, not witstanding the issue of said new series may increase the number of shares of said servers. increase the number of shares of said associa-tion beyond the limit fixed in its certificate of 3. And be it enacted, That whenever a new series has been or shall be formed under this supplement, the relative value of the shares of

the respective series shall be kept separate and distinct, and the value thereof reported in an annual statement to the shareholders.

4. And be it enacted, That this act shall take

CHAPTER XXV.

A supplement to an act entitled "An act for the relief of creditors against absconding and ab-sent debtors" [Revision], approved February nineteenth, one thousand eight hundred and 1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That section sixty-two of sale act be and the sale is hereby amended to read as follows: 62. And be it enacted, That any justice of the peace within this state, on application made and affidavit filed before him to the purpose afore-said, shall, and he is hereby required to issue out of the court for the trial of small causes, an attachment, under his hand and seal, for ane sum not exceeding two hundred dollars, directed to a constable, who shall evecute the same manner aforesaid, on the effects, rights and credits of the defendant; and upon the return of such attachment, the said justice shall appoint a day for the hearing of the said cause, not less than twenty days from the issuing of the said writ, on or before which day so appointed, the plaintiff in the said attachment shall file a copy or his account or state of demand, and if the creditor shall make sufficient proof of the debt due to him, the said justice shall give judgment therein for the plaintiff, and award his executhereon taken, shall not be sold in less than three months (unless the same are perishable), to the end that the debtor or his friend may redeem the same, and in the meantime the same shall be inventoried and safely kept in such manner as the justice shall direct.

2 And be it enacted, That this act shall take And be it enacted, That effect immediately.
 Approved February 14, 1888.

CHAPTER XXVI. An act to authorize the payment of the sum of three hundred dollars to Charles W. Schanck, for services rendered as clerk to the committee on judiciary of the house of assembly, session of one thousand eight hundred and eightyseven.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That the treasurer of this state be and is hereby authorized to pay to Charles W. Schanck, upon the warrant of the comptroller, which warrant the comptroller is hereby authorized, to draw the sum of three hundred dollars, for services ren-dered as a clerk to the committee on judiciary of the house of assembly, session of one thous-

and eight hundred and eighty-seven.

2. And be it enacted, That this act shall take effect immediately.

Approved February 14, 1888. CHAPTER XXVIII.

Supplement to an act entitled "An act to protect the navigable waters of the Arthur Kill Kill Van Kull and Staten Island sounds Newark bay and tributaries, Raritan bay and tributa-ries, and of New York bay and harbor and Hudson river, over which the state of New Land States and States Jersey may have jurisdiction," approved March twenty-second, one thousand eight hundred twenty-second, one thousand eight hundred and eighty-two.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey. That for the purpose of carrying out the provisions of the act to which this is a supplement the comptroller of the state be and is hereby authorized to pay, or cause to be paid, a sum not exceeding five hundred dollars, upon proper sworn vouchers, certified to by the president and secretary of the board of commissioners of pilotage, as such sum or part of it may be required for the purpose above specified, and only till such time as the said commissioners shall have collected from fines or damages or otherwise such sums as may be deemed necessary to meet the legitimate ex-penses of the prosecution and bringing to justice delinquents under said act, or for the removal of

2. And be it enacted, That no part of any appropriation granted for carrying out the pur-poses of said act shall be used, conveyed or diverted for any other purposes whatever.
Approved February 15, 1888. CHAPTER XXX. An act to regulate the sale of distilled and malt

tained according to law, sell any rum, brandy or distilled spirits of any kind, or any liquid of be drunk on or about the premises where sold, in the state of New Jersey, he, she or they shall be deemed guilty of a misdemeanor, and upon being convicted thereof, shall be punished by a fine not exceeding an ethousand dollars or imprisonment not exceeding two years or both at the discretion of the court. Approved February 15, 1888.

An act for the condemnation of lands which any school district of this state has purchased, or may hereafter purchase, and upon which said school district has built, or may hereafter build, a school house, the title to which said lands is, or may be in any way defective; and to provide money for the payment thereof 1. Be it enacted by the Senate and General Assembly of the State of New Jersey. That in case any school-district of this state has purchased any lands in this state, or may here fter purchase any lands, and has built or any hereafter build thereon any school house, or school houses, the title to which such lands, is in any way defective, it shall and may be lawful for any justice of the supreme court of this state, and the said justice is hereby directed, upon applica-tion by the trustees of said school district, upon by leaving a copy thereof at the dwelling-house or usual place of abode of the owner or owners lands are slua e, for two weeks prior to the time fixed for such application, to appoint three disinterested persons commissioners, which said commissioners shall be residents of the county where said lands are situate, to condemn and assess and ascertain the value of the lands so purchased as aforesaid, which commissioners shall appoint a time and place at which they shall meet and execute the duties of their appointment, and shall cause two weeks' notice thereof to be given to the owner or owners thereof either by personal service or by leaving a copy thereof at the dwelling-house or usual rlace of abode of said owner or owners, or in case of the absence from the state or legal disability of said owner or owners, then said notice shall be

published in a newspaper printed in the county where said lands are situated, for two weeks CHAPTER XXIII.

An act to provide for the further relief of the poor in cities of this state.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That where the appropriation power and the said time to time and affirmations, and to adjourn from time to time and the said transfers of the said transfers.

ees of said school district under their hands and And be it enacted, That if the trustees said school district or the owner or owners of said lands are not satisfied with the assessmen

of the said commissioners of the amount to be paid to the said owner or owners of said lands, then and in that case either party may appeal to the next or the second term thereafter of the circuit court of the county where said lands are situate, by filing a petition with the clerk of sai circuit court, and serving a notice of such appeal upon the posite party, three weeks prior to such term, or by publication in a newspaper orinted in the county where said lands are situ ate for four weeks prior to such term: which petition, when filed, and the notice served or published as afore-aid, shall vest in said court full power to hear and determine said

appeal from the assessment of the commis-sioners it shall and may be lawful for either And be it enacted. That it shall and may be lawful for any school district in this state, at their annual meeting, to vote money to carry

out the provisions of this act, as money is now voted for said school district under any existing And be it enacted. That all acts and parts of acts inconsistent with this act be and the same are hereby repealed, and that this act shall take effect immediately.
Approved February 15, 1888.

1. Be it enacted by the Senate and Genera

An act to provide for the erection or purchase of armories for the national guard in incor-porated towns, boroughs, or police, sani-tary and improvement commissions in this

Assembly of the State of New Jersey. That all incorporated towns, boroughs or police, sanitary and improvement commissions of this stat-, not now having an armory for the use of the national guard, and in which there may be any regularly organized and enrolled regiment or company, are hereby authorized to build and erect sions, a suitable armory for the use of the national guards at a cost not exceeding the sum of ten or less than five thousand dollars.

2. And be it enacted, That for the purpose of precuring a site and providing for its erection, or for the purchase of a suitable building already erected, the mayor or president of the governing body of any such incorporated town, borough or nolice sanitary and improvement commission. police, sanitary and improvement commission, shall nominate and appoint, with the advice and consent of the common council, board of commissioners or other governing body, three commissioners, who shall be residents and freehold ers in said town, borough or commission; that said commissioners shall have power to purchase a proper site or building already erected for said armory and to alter or remodel the same; and it case a building already erected is not purchased to have plans and specifications prepared for the erection of said armory, advertise for proposals for the erection of the same, and award the con-tract or contracts for the erection thereof, and generally superintend the same during its course of erection or remodeling; and said commission shall serve without compensation; and that the cost of erection of said armory shall be paid by the municipal authorities of said town, porough having the management and control of the finances of such town, borough or commission, named financial boards. board of any such town, borough or police, sani-tary and improvement commission, having the management and control of the finances of such

town, borough or commission shall appropriate and put in the tax levy of such town, borough or commission, not less than one half the sum appropriated for said armory at the time of making the next annual appropriation and as sessment after the passage of this act, and the balance of said appropriation shall be placed in the next annual appropriation thereafter.

4. And be it enacted, That this act shall take Approved February 15, 1888.

CHAPTER XXXIII.

An act to permit mutual live stock insurance Assembly of the State of New Jersey, That any filing in the office of the secretary of state a cer tificate signed by the president and directors of tificate signed by the president and directors of such company stating the boundaries of the ter-ritory within this state in which it is proposed to transact the business of said company; and upon the filing of such certificate it shall be law-ful for such company to do business within the territory the boundaries of which are therein stated, and the certificate of the secretary of state that such certificate has been filed in his state that such certificate has been filed in his office shall be taken and accepted as evidence in any court in this state, of the authority for such company to do business within such 2. And be it enacted, That this act snall take effect immediately.
Approved February 15, 1888.

CHAPTER XXXIV. An act to amend an act entitled "An act to amend an act entitled 'A supplement to an act entitled "An act for the preservation of fish," approved April fifth, one thousand eight hun-dred and seventy-eight, which said supplement was approved March seventeenth, one thousand eight hundred and eighty-two," ap-proved April first, one thousand eight hundred

 Be it enacted by the Senate and General Assembly of the State of New Jersey. That sec-tion four of the act to which this is amendatory, be and the same is hereby amended so as to read 4. And be it enacted. That nothing contained in this act shall be held to apply to fishing above tide-water in the waters of this state, nor any of the provisions of this act to be held to apply to the waters of Barnegat bay, or to its tribataries comprised within the limits of the boundaries of the county of Ocean; nor to the fishing of ponds and weirs in the waters of this state, within two miles of the shore line of the county of Monnouth; nor to the waters which are subject to jurisdiction of this state and of the states of sylvania and Delaware; nor to the fishing with pounds or nets in the waters of Delaware bay, along the shore line of the county of Cape May; provided however, that it shall not be lawful to fish with pounds or weirs in any of the waters of this state, except as provided for in 2. And be it enacted. That this act shall take

Approved February 15, 1888.

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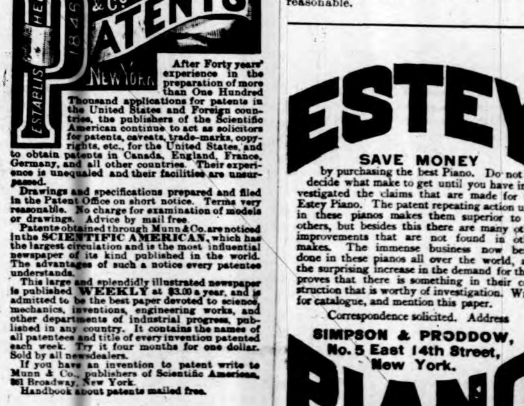
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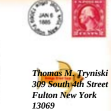
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